

From San Francisco: Alameda July 23
For San Francisco: Tenyo Maru July 9
From Vancouver: Aorangi July 24
For Vancouver: Marama July 20

EVENING BULLETIN

3:30 EDITION

Dollars have no handles on them--but Bulletin ads get hold of them

Today's Bulletin want ads will accomplish a lot of useful things that would have remained undone if they had remained unadvertised. Prove it for one cent a word.

VOL. XI. NO. 4355.

8 PAGES.—HONOLULU, TERRITORY OF HAWAII, WEDNESDAY, JULY 7, 1909.—8 PAGES.

PRICE 5 CENTS.

HENRY AND DOYLE SUED FOR BIG DAMAGES WHAT IS TAFT COLONIAL PLAN?

DEFENDANTS IN BIG DAMAGE SUIT

High Sheriff Henry, Chester Doyle and other Territorial officers who aided him in the seizure of certain documents from the safe of Makino, the strike leader, and from the office of the Nippon Jiji, are soon to be made the defendants in a big damage suit, according to advices from official sources.

Makino has repeatedly made the threat that the people would wake up some morning and find something "doing." He has intimated from time to time that action would be taken to compel the prosecution to give up the papers taken from the leaders. A replevin suit filed by Soga was decided in his favor by Judge Long in the District Court, and appealed to the Circuit Court.

Soga demanded a jury, so High Sheriff Henry also took advantage of the privilege, which means that the hearing must go over until September. In regard to the anticipated suit, Attorney General Hemenway said this morning: "If they do file a suit they will first have to prove damages, and as the documents secured are of an incriminating nature, and we are trying these men on criminal charges, I do not know what they can hope to accomplish. I doubt whether they could get damages in any amount or secure these documents again, as evidence of a criminal nature belongs to the prosecution."

WILL DENNING ACT AS INTERPRETER?

W. Denning, a professor in the No. 2 Higher Commercial School in Japan, who arrived yesterday in the Mongolia, will in all probability be the official Japanese interpreter in the strike cases to be tried before the local Circuit Courts. According to those who know him well, he is an expert in the Japanese language.

His arrival and the part he takes in the trial of the strike leaders will be watched with a great deal of interest. He, it is said, is a fluent Japanese speaker. He also reads and writes the language with ease and with perfection. Although he is not in any way connected with the Japanese Foreign Office, according to Consul General Uyeno, it is surmised that he has come here at the invitation of the prosecution. Deputy Attorney General W. A. Kinney, when asked whether Denning had come here to act as Japanese interpreter in strike cases, declined to talk on the subject.

Although the Bulletin man endeavored to locate Mr. Denning this morning with a view to ascertaining the nature of his visit to Honolulu, he could not be found. Consul General Uyeno, when asked this morning, stated that Mr. Denning had not up to about 11:30 o'clock called at the Japanese Consulate.

The arrival of Mr. Denning, an expert of Japanese languages, is a mat-

ter of interest to the local Japanese, especially to the strike leaders. It was exclusively mentioned in the Bulletin some time ago that the trial of the strike leaders would be blocked because of the scarcity of competent Japanese interpreters in the islands. But for Editor Sheba of the Hawaii Shingo and M. Negoro, one of the strike leaders, it is almost impossible for the trial of strike leaders to be conducted in local courts, owing to the necessity for having all of the testimony interpreted.

It was the intention of the strike leaders to question the ability and competency of the Japanese interpreter, no matter who he might be, when their cases came up before the court. The majority of the local Japanese interpreters did not care to act as interpreter in the trial of strike leaders. Some stated as their reason for refusing that they were friends of Sheba and Makino and Negoro, and therefore did not like to stand between them during the trial of the leaders.

The principal duty of Mr. Denning, it is reported, is to watch the translation of the Japanese newspapers, which published the accounts which led the Japanese laborers to go on strike. The Nippon Jiji, organ of the strikers, contained numerous articles, agitating the Japanese.

(Continued on Page 4)

GRABBED LIVE WIRE

Kema Pouku, a Hawaiian girl, aged 12 years, this morning was instantly killed by picking up a "live" electric wire. This happened on the Keiki alley at Waikele. According to Deputy Sheriff Ross, the girl and her brother were going down to take a swim, when the girl saw and picked up the wire.

DISTINGUISHED ARE TRAVELERS

One day late through delay at Yokohama and 12 hours lost through the bad weather prevailing on the east route, was the cause of the P. M. S. S. Mongolia arriving last night after 7 o'clock instead of July 5th, according to calendar.

She probably carried as distinguished a group of passengers as any boat leaving from the Orient has ever had the good fortune to have on board. Ambassador T. J. O'Brien, American Representative at the court of his Japanese Imperial Majesty, Consul-General Charles Denby, late of Shanghai and now appointed to Vienna, and many others well known in the official service are going through. Mr. Denby will make a short lecture tour in the States before going to his new post.

Mem Hung Chun, the Director of the Chinese prisons, is also a passenger en route on an inspection tour among American institutions of like character. Mrs. L. Baird, Mrs. E. S. Hurlburt and Miss M. D. Wingate are returning home after a world's tour. They are representatives of the Women's Board of the Interior and have visited many missions in the Orient.

The Mongolia stopped at three extra ports on her way over, Keelung and Shimonoseki for tea and Yokohama for curios. Passengers and officers celebrated the Fourth of July in great style at sea, fireworks being brought along for the purpose and a dance being given in the evening.

MR. ROSS NOT LEAVING

The rumor current today that Manager Ross is to leave Honolulu plantation evidently grew out of the fact that Mr. Ross took charge of the plantation only for a definite period. That time will be up in six or seven months, when Mr. Gibb of Pauhanu will take the management. Mr. Ross has not been in good health and consented to return to plantation work for a brief period only.

Hunters who spent the holidays among the mountains on this island report that the wanton destruction of goats that is going on in the hills all the way from Waimanalo to Waianae. The carcasses are lying all over the place, and no effort has been made to skin the animals or in any way utilize any part of them.

TAFT PLAN WINS

WASHINGTON, July 7.—The Senate today refused to substitute the income tax for the corporation tax. This assures the success of the Administration plan in the Senate. Certain Progressive Republicans and Democrats sought to force through an income tax amendment without regard for amendment of the Constitution as outlined in the President's message.

FISHER REPLIES

Auditor Fisher has been asked by the Chamber of Commerce on what authority he has called for "Tenders for Supplies." He makes the following response:

Replying to your communication of the 28th inst., regarding publication of my notice for "Tenders for Supplies," I have to say that the notice is published in conformity with a concurrent resolution passed by the House of Representatives on the 14th and by the Senate on the 15th day of April, 1909, and of which the following is a copy:

CONCURRENT RESOLUTION.
"Be it resolved by the House of Representatives of the Legislature of the Territory of Hawaii, the Senate concurring,

"That it is the sense of the Legislature that the Auditor of the Territory shall, semi-annually, make public advertisement for tenders for furnishing current supplies to all departments of the Territorial government for the next ensuing six months' period, and shall notify the heads of such departments of the name or names of the bidder or bidders whose tenders are deemed by him to be most satisfactory and that for such period, so far as practicable, the current supplies shall be purchased only from such bidder or bidders in accordance with such tenders."

"Yours very truly,
(Signed) J. H. FISHER,
Auditor, Territory of Hawaii."

REVOLT IN COLONIES.

COLON, Panama, July 7.—A revolution has broken out in the United States of Colombia during the absence of President Reyes in London. Barranquilla and Savanilla have been captured.

KING PETER FAINTED.
BELGRADE, July 7.—King Peter fainted today and fell from his horse. The incident caused great consternation among the members of the King's suite, until they found that neither the fainting spell nor the consequent fall were serious.

Rufus A. Lyman has been appointed District Magistrate of Kawa. W. Kama, the former incumbent, has resigned.

MARRIED WOMEN MUST PAY BILLS

Supreme Court Decision Holds Wives Responsible
An important decision was handed down by the Supreme Court today, which will have a wide legal effect on the incurring of debts by married women. According to this decision if a wife buys a bill of goods and confuses judgment on same, she can individually be held responsible by the courts for the payment of same. It means a married woman who contracts to pay for articles must pay for them if the bill is legitimate and just and she is shown to be the possessor of the goods. It should have an economizing effect on the extravagance of many women who run their husbands into unnecessary indebtedness.

The case in question is that of N. S. Sachs Dry Goods Company against Annie K. Hart, in which action was brought to compel payment of a bill contracted by her of \$500. Exceptions to the ruling of the Circuit Court were carried to the Supreme Court by the defendant, and overruled. The decision is written by Chief Justice Hartwell, and reads:

"The defendant's exceptions are taken to rulings denying her motion to quash the return of a writ of sequestration on the ground that it failed to state the time when and the manner in which service was made, the return signed by the officer, being: 'Served the within petition and writ as follows: Upon Annie K. Hart, alias Mrs. Edmund H. Hart, at Wailuku, County of Maui, Territory of Hawaii, this first day of May A. D. 1909,' and deciding that execution issue on the judgment sought to be revived by sequestration notwithstanding the plaintiff's answer claiming that it was void because predicated upon a contract for necessities for which not the defendant but her husband was liable. The action was for goods sold and delivered and upon an account stated. The defendant first filed a general denial which she withdrew, afterward filing a confession of judgment upon which a judgment was entered May 29, 1905, for the sum claimed. The petition for a writ of sequestration was filed April 29, 1909, the writ issuing the following day. After the denial of the motion to quash the return the defendant appeared generally and answered."

"The statute, Sec. 1721, R. L., requires service by delivery to the defendant of a certified copy of the summons and of plaintiff's petition and it might be well that this be shown in the return although the statute does not require it, but the failure to do so does not invalidate the return. The presumption is, in the absence of a showing to the contrary, that the service was made in the manner required by statute. The statute which authorizes a married woman to make contracts and to sue and be sued is not confined to contracts for purchases which are not necessities nor does it preclude her from contracting to pay for articles which the husband is bound to furnish. The right to make such contracts implies liability to be sued upon them and the right to confess judgment in the action. Moreover, a defense available in the action cannot be made for the first time in a proceeding to revive the judgment by sequestration if there was jurisdiction over the case. Van Fleet, Collateral Attack, Sec. 580, and cases there cited. 'Exceptions overruled.'"

Members of the Royal School Alumni are requested to attend the meeting tomorrow, Thursday, evening at 7:30, at A Patria Society Hall.

ALLIGATOR FEARS !!!
We pack and ship the BEST, making you a price DELIVERED anywhere on Pacific Coast.
HILONIAN, JULY 13, next boat.
Island Fruit Co.,
72 S. King. Phone 15

ATLANTIC FLEET ASSEMBLES.
ROCKPORT, Me., July 7.—A powerful fleet of battleships and cruisers is assembling off this port for the summer maneuvers. The Atlantic fleet is in command of Rear Admiral Seaton Schroeder, and the maneuvers this year will be carried out on a more elaborate scale than ever before.

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Hotel, nr. Union

NO MORE DELAYS.
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LAUNDRY
Promptness and good service Guaranteed.
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Telephone 361.

Taft's Scheme Colonial?

Washington, June 5.—President Taft is said to have in contemplation the creation of a colonial department of the Federal government. The plan is to unify within this department the government of all dependencies and possibly the outlying territories.

This is the text of a special Washington cablegram to the Manila Times and appears to have come from private sources. The information contained is of especial interest to the people of this Territory should the President finally decide on a policy of including all the outlying Territories in his proposed colonial department. Before Mr. Taft was President he on more than one occasion told citizens of Hawaii that they would be far better off if under the jurisdiction of a Colonial department. But no citizen of Hawaii has been found to agree with him.

ALFRED D. COOPER ON STOCK EXCHANGE

At a meeting of the Honolulu Stock and Bond Exchange held this morning immediately after the regular session, the resignation of F. M. Lewis was accepted and Alfred D. Cooper was elected a member of the Exchange.

It has been rumored for some time that Mr. Lewis had contracted to sell his seat but only within the past five or six days required by the rules of the Exchange as a period to intervene between the date of application and election of a new member, has the name of the purchaser become generally known.

Mr. Cooper has during the past six years been engaged successively with the Banking House of Bishop & Company and the Bishop Trust Company in work very similar to that which he is now about to undertake on his own account.

Pending the adoption of final plans, Mr. Cooper will transact business at 307, Judd buildings, a few doors from the Stock Exchange.

ROOSEVELT SHOT HIM.

NAIVASHA, East Africa, July 7.—Colonel Roosevelt has killed a lion while the brute was charging on him. He shot him in the eye. Death was instantaneous. The skin will be preserved. The Colonel was unhurt.

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JOTARO MIKAWA ON THE STAND

Riot Leader Denies Being The Cause Of Any Trouble

Jotaro Mikawa, the leader indicted in the riot cases, took the witness stand this morning for the defense. After giving his disconnected details of where he had worked, he recited his connection with the demonstration and his arrest which followed. He denied that he fought anybody, or interfered with any laborer, and asked Seville what he was arrested for.

Attorney Kinney took the witness on cross-examination, and began to interrogate him as to his period of occupation, where he had worked and what association he had with the other Japanese on the Waipahu plantation. Lightfoot finally objected to Kinney's line of questions.

"I do not see what counsel is gaining by this line of cross-examination. He is stating no facts, and is only burdening the records with a lot of rubbish."

"I am sorry that rubbish is all we can get out of your witness, but we will have to take what we can get," replied Kinney.

It developed that Mikawa was a new comer on the plantation, and knew but few of those around him at the time he went to work there. He had been at Waipahu only two months when the trouble happened. He admitted being in the crowd on June 8, but denied starting any trouble, or doing anything that would warrant his arrest.

His testimony did not bring out much evidence one way or the other, except to show that he was one of the crowd that made a demonstration. His testimony was taken through Interpreter Maruyama, who was recently sworn in as official interpreter to succeed Chester Doyle. Mr. Doyle sat at the counsel table during the testimony.

Akima, a Japanese salesman at the Waipahu store, testified that his place of business was directly opposite the Higher Wage Association office, and he identified Mikawa as the Japanese he had seen about the place. As to what participation he had in the riot, the witness did not state, and it was apparent he knew little about the matter or did not wish to tell what he did know.

Attorney Lightfoot says he has about thirty witnesses to put on the stand. Of these there were about 15 on hand today, and at the rate they are being examined it will take the rest of the term to conclude the case. In fact Mr. Kinney charged Lightfoot with saying it would take all summer to complete the case.

H. Fushino and K. Kawakami, two of the defendants in the riot case, were arraigned before Judge De Bolt this morning, and the warrants served in the kidnapping cases of Sunday, in which the two men are charged with unlawfully imprisoning Katsuki Tsunoda, Jovoyi Tsunaki and Hatsuue Tsunoda in a building. The evidence purpose of the act was to prevent them from recruiting strike breakers to go back to work, and to extort information from them regarding their plans. Judge De Bolt fixed the bonds yesterday, but the men were held for investigation, pending the bringing of charges. Both were allowed to go on their own recognizance until the termination of the riot trial, when they will be placed under new bonds.

Inter-island and O. R. & L. shipping looks for sale at the Bulletin office, 55 each.

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Surpassing quality and inimitable styles. One pair sells another. The new University last has just arrived. We have them in patent kid and vicci kid oxfords.
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